

REMARKS

Applicant has carefully reviewed the office communication mailed March 6, 2006. In that office communication, the Examiner indicated that the amendment submitted on December 5, 2005, was noncompliant because it did not contain the proper strikethrough and underlining because the amendment to the claims submitted on September 7, 2005, was not entered.

In response, Applicant has submitted a listing of the claims showing the proper strikethrough and underlining. Relevant remarks regarding this amendment can be found in the reply to office action submitted September 7, 2005.

Further, as stated in the response to the notice of noncompliance submitted December 5, 2005, Applicant continues to identify claims 1-13, 18-33, 38-40, 42, 44, 46-47, 50, 51, 53, 55, and 57-59, as readable on species I and has withdrawn the remaining claims from consideration. Applicant acknowledges and agrees with the Examiner that “stops” are first specifically called out for in the description of Figure 5. However, the embodiment of Figure 1 shows stops at both ends of the cam surface 132. Accordingly, claims referring to “stops” do read on Figure 1 and Applicant has not withdrawn these claims.

Applicant again notes that upon allowance of a generic claim, Applicant will be entitled to consideration of claims to additional species which include all the limitations of the allowed generic claim as provided by 37 CFR 1.141.

The Examiner is invited to telephone the undersigned if the Examiner believes it would be useful to advance prosecution.

Respectfully submitted,



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